| 1 | Honorable Benjamin H. Settle | |
|----|--|--|
| 2 | | |
| 3 | | |
| 4 | | DIGTRICT COLUMN |
| 5 | UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON | |
| 6 | AT TACOMA | |
| 7 | UNITED STATES OF AMERICA, | No. 3:18-CV-05189-BHS |
| 8 | Plaintiff, | 110. 3.10 C 7 0310) B115 |
| 9 | V. | ORDER GRANTING DEFENDANTS' TKW LIMITED PARTNERSHIP and T&K |
| 10 | THOMAS WEATHERS, et al, | WEATHERS LIMITED PARTNERSHIP, |
| 11 | Defendants. | MOTION FOR PARTIAL FINAL JUDGMENT UNDER FRCP 54(b) |
| 12 | | |
| 13 | | |
| 14 | THIS MATTER HAVING come before the court on defendants', TKW Limited | |
| 15 | Partnership and T&K Limited Partnership, Motion for Partial Final Judgment under FRCP 54(b) | |
| 16 | (the "Motion"). The court having considered the motion, the arguments therein, the relevant | |
| 17 | legal authority, and being fully advised on the premises, the court hereby | |
| 18 | FINDS that the order and judgment are final and absolute regarding the status of TKW | |
| 19 | and T&K as transferees and alter egos of the Weathers as well as the nature of the transfer of the | |
| 20 | properties from the Weathers to TKW and T&K. The court further | |
| 21 | | |
| 22 | FINDS that the order and judgment are final and absolute regarding the United States' | |
| 23 | right to foreclose and sell the properties. The court further | |
| 24 | FINDS that there is nothing left undecided with regard to the claims addressed by the | |
| 25 | Motion (the "Claims"). Each is entirely disposed of, and is distinct and separable from all | |
| 26 | remaining claims. The court further | |
| | | |

Page 1 - ORDER

Williams Kastner Greene & Markley 1515 SW Fifth Avenue, Suite 600 Portland, OR 97201-5449 Telephone: (503) 228-7967 • Fax (503) 222-7261

1 FINDS that there is no just reason for delay. The issues presented by the Claims are not 2 intertwined with any of the remaining issues in the case. The Claims are factually and legally 3 distinct from the remaining claims. Accordingly, the appellate court would not be required to 4 decide the same issues more than once and judicial expediency is preserved. 5 IT IS THEREFORE ORDERED, that the court's judgment (dkt #160) dated March 31, 6 2021, shall be a final judgment under Rule 54(b) of the Federal Rules of Civil Procedure with 7 8 respect to the Claims referenced in the Motion. The court finds there is no just reason for delay 9 in certifying that the above referenced judgment be considered a final judgment. 10 11 12 Dated this 16th day of June, 2021. 13 United States District Court Judge 14 15 16 PRESENTED BY 17 s/ Charles R. Markley 18 Charles R. Markley, WSBA #14065 Donald H. Grim, OSB #063411 19 WILLIAMS, KASTNER GREENE & MARKLEY 1515 SW Fifth Avenue, Suite 600 20 Portland, OR 97201-5449 21 Telephone: (503) 228-7967 Fax: (503) 222-7261 22 cmarkley@williamskastner.com dgrim@williamskastner.com 23 Attorneys for Defendants TKW Limited Partnership, 24 T&K Weathers Limited Partnership, and Precision Property Management Corporation 25 26

Page 2 - ORDER